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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/813,405	03/30/2004	Hannu Kulju	5292-12	4771
	7590 09/11/200 ΓΑΝΙ, LIEBERMAN &	EXAMINER		
551 FIFTH AVENUE SUITE 1210 NEW YORK, NY 10176			MAHMOOD, REZWANUL	
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			2164	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
	10/813,405	KULJU ET AL.					
Office Action Summary	Examiner	Art Unit					
	Rezwanul Mahmood	2164					
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet with	the correspondence address					
A SHORTENED STATUTORY PERIOD FOR RIWHICHEVER IS LONGER, FROM THE MAILING. Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory provided to reply within the set or extended period for reply will, by some reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNICATER 1.136(a). In no event, however, may a repn. eriod will apply and will expire SIX (6) MONTH statute, cause the application to become ABA	ATION. lly be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 2	26 July 2007.						
2a) ☐ This action is FINAL . 2b) ☑	This action is FINAL . 2b)⊠ This action is non-final.						
3) Since this application is in condition for all	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice und	der Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) <u>1-15</u> is/are pending in the applica	ation.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-15</u> is/are rejected.	6)⊠ Claim(s) <u>1-15</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction a	nd/or election requirement.						
Application Papers	•						
9) The specification is objected to by the Exa	miner.						
10) The drawing(s) filed on is/are: a)	accepted or b) objected to by	y the Examiner.					
Applicant may not request that any objection to	the drawing(s) be held in abeyanc	e. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the co	·	•					
11)☐ The oath or declaration is objected to by th	ne Examiner. Note the attached	Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119		·					
12) Acknowledgment is made of a claim for for	reign priority under 35 U.S.C. §	119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority docur	ments have been received.						
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the	priority documents have been r	eceived in this National Stage					
application from the International Bu		,					
* See the attached detailed Office action for a	a list of the certified copies not re	eceived.					
,							
Attachment(s)		•					
1) Notice of References Cited (PTO-892)	4) Interview Su						
2) Notice of Draftsperson's Patent Drawing Review (PTO-94)	-, <u> </u>	/Mail Date ormal Patent Application					
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	,					

DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 7/26/2007 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ho (US Patent 6,188,328) in view of Chiu (US Patent 5,309,414).
- 4. With respect to claim 1, Ho discloses a method for transmitting parking-related data to a user in a parking fee system, in which the user with a mobile station records parking data when parking commences into a parking fee register of the parking fee system, said method comprising (Ho: Column 1, lines 25-39):

retrieving on the basis of the parking data from the parking fee register of the parking fee system application data that includes an expiration time of the parking, if the

expiration time has been defined (Ho: Column 3, lines 1-1-19 and lines 45-65).

Ho does not explicitly disclose that the application data includes a tariff.

The Chiu reference, however, discloses a portable parking meter that displays the tariff of a particular parking zone (Chiu: Column 2, lines 25-28; Figure 1).

Therefore, it would have been obvious to a person of ordinary skill in the art, at the time the invention was made, to modify the teachings of Ho with the teachings of Chiu to retrieve data that includes an expiration time of the parking and a tariff to design a simple as well as portable parking meter (Chiu: Column 1, lines 25-26).

Ho in view of Chiu discloses:

sending the application data from the parking fee register to the mobile station of the user (Ho: Column 3, lines 1-19 and lines 45-65; Here after the user has requested a parking period at a certain zone from the parking service provider, upon approval of the request application data is sent to the mobile station of the user); and

activating an application utilizing the application data in the mobile station of the user to utilize the tariff to calculate an accrued parking fee and to display on a display of the mobile station during ongoing parking in real time of at least a sum of the accrued parking fee to be charged after the parking is concluded and remaining parking time, if the expiration time has been defined (Ho: Column 3, lines 1-19 and lines 45-65; Chiu: Column 2, lines 25-28; Figure 1; Here upon receiving the parking approval an application in the mobile station of the user is activated displaying to the user and others the remaining parking time. Also the tariff, accrued time and charges and remaining balance are displayed.)

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5. With respect to claim 2, Ho in view of Chiu discloses the method as claimed in claim 1, wherein a program code of the application is entirely included in the application data to be sent to the mobile station (Ho: The program code or instruction to activate the application is included in the approval communicated to the user from the parking service provider).

6. With respect to claim 3, Ho in view of Chiu discloses the method as claimed in claim 1, comprising:

storing the program code of the application in a memory of the mobile station (Ho: Column 2, lines 7-21; Here the mobile unit houses a computer that is programmed to carry out various functions. The computer inherently has some memory where the program code of the application is stored);

sending application data, which includes data related to only the parking event in question, to the mobile station, in the memory of which the program code of the application is stored (Ho: Column 2, lines 7-21; Column 3, lines 1-19; Here the mobile unit houses a computer that is programmed to carry out various functions. The computer inherently has some memory where application data sent by the parking service provider is stored); and

activating the application stored in the memory to utilize the application data sent (Ho: Column 2, lines 7-21; Column 3, lines 1-19 and lines 45-65).

7. With respect to claim 4, Ho in view of Chiu discloses the method as claimed in

claim 1, further comprising:

maintaining a log file in a memory of the mobile station by storing the data concerning the accrued parking fees into said log file (Ho: Column 2, lines 7-21; Column 3, lines 1-19 and lines 46-65; Here the mobile station stores in the memory data concerning the accrued parking fees and time. It can be maintained as a log file).

8. With respect to claim 5, Ho in view of Chiu discloses a parking fee system comprising:

a tariff database for maintaining data on tariffs of areas within the system, based on which parking fees in the areas concerned are charged (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 46-59; Here the parking service provider centrally manages the data on the tariffs of the areas within the system, inherently all the data is maintained in a database); and

a parking fee register including means for maintaining parking data on the vehicles belonging to the system, for which the parking fee register has received parking data indicating the commencement of the parking, said parking fee register being configured to send application data to a mobile station of the user of a determined vehicle in response to reception of the parking data indicating the commencement of the parking of said vehicle from said mobile station, the application data including at least a tariff retrieved from the tariff database on the basis of the parking data and the expiration time of the parking if such an expiration time has been defined, the application data initiating an application in the mobile station of the user, which utilizes

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said tariff to calculate an accrued parking fee and display on a display of the mobile station in real time during ongoing parking at least a sum of the accrued parking fee to be charged after the parking is concluded and the remaining parking time if the expiration time of the parking has been defined Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 46-65; Chiu: Column 2, lines 25-28; Figure 1).

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- 9. With respect to claim 6, Ho in view of Chiu discloses the system as claimed in claim 5, wherein the parking fee register is configured to receive location information from a mobile network that indicates the location of the mobile station of the user while receiving the parking data, and based on the location information to determine the area, in which the parking has taken place (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 46-59; Here the mobile device can have Global Positioning System from which location information can be easily gathered).
- 10. With respect to claim 7, Ho in view of Chiu discloses the system as claimed in claim 5, wherein the parking fee register is configured to send application data to the mobile station of the user, the application data including area-specific instruction data that can be utilized to initiate an application in the mobile station of the user to provide instructions to the user of the mobile station in predetermined situations (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 46-59; Chiu; Column 2, lines 25-28; Figure 1; Here the parking service provider can send area-specific information to the user, providing instructions on the parking fees and time limits for parking).

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11. With respect to claim 8, Ho in view of Chiu discloses the system as claimed in claim 5, wherein the parking fee register is configured in response to a registration indicating the termination of the parking of a particular vehicle to send a predetermined deactivation command to the mobile station of the user of the vehicle that deactivates the application initiated in the mobile station (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Here the parking service provider can transmit signal to the mobile device to terminate the parking period).

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12. With respect to claim 9, Ho in view of Chiu discloses a mobile station comprising: a receiver for receiving application data (Ho: Item 13 in Figure 1); and a display for displaying information to the user of the device, the mobile station being configured by means of the received application data to (Ho; Item 14 in Figure 1): calculate during ongoing parking of the vehicle an accrued parking fee utilizing a

tariff included in the application data (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Chiu: Column 2, lines 25-28; Figure 1);

calculate remaining parking time if the application data shows that an expiration time of the parking has been defined (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Chiu: Column 2, lines 25-28; Figure 1); and

provide the display with information that show at least the sum of the accrued parking fee to be charged after the parking is concluded and the remaining parking time if the expiration time of the parking has been defined (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Chiu: Column 2, lines 25-28; Figure 1).

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13. With respect to claim 10, Ho in view of Chiu discloses the mobile station as claimed in claim 9, wherein the mobile station is configured to maintain in memory a log file by storing data concerning the accrued parking fees into the log file (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Here the mobile station stores in the memory data concerning the accrued parking fees and time. It can be stored and maintained as a log file).

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14. With respect to claim 11, Ho in view of Chiu discloses a computer program configured to:

control an apparatus after activation to calculate an accrued parking fee utilizing a tariff received by the apparatus (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Chiu: Column 2, lines 25-28; Figure 1);

calculate remaining parking time if the apparatus has received a piece of information indicating the expiration time of the parking (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Chiu: Column 2, lines 25-28; Figure 1); and

provide a display with information indicating at least the sum of the accrued parking fee and the remaining parking time if data concerning the expiration time of the parking has been received (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Chiu: Column 2, lines 25-28; Figure 1).

15. With respect to claim 12, Ho in view of Chiu discloses the computer program as

claimed in claim 11, wherein the computer program is configured to control the apparatus to maintain in memory a log file concerning the accrued parking fee by storing a note into said log file concerning the accrued parking fee in response to a deactivation command of the computer program (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65).

16. With respect to claim 13, Ho in view of Chiu discloses the method as claimed in claim 2, further comprising:

maintaining a log file in a memory of the mobile station by storing the data concerning the accrued parking fees into said log file (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65; Here the mobile station stores in the memory data concerning the accrued parking fee and time. It can be stored and maintained as a log file).

17. With respect to claim 14, Ho in view of Chiu discloses the method as claimed in claim 3, further comprising:

maintaining a log file in the memory of the mobile station by storing the data concerning the accrued parking fees into said log file (Ho: Column 2, lines 7-21 and 25 61; Column 3, lines 1-19 and lines 32-65; Here the mobile station stores in the memory data concerning the accrued parking fee and time. It can be stored and maintained as a log file).

18. With respect to claim 15, Ho in view of Chiu discloses the system claimed in claim 6, wherein the parking fee register is configured to send application data to the mobile station of the user, the application data including area-specific instruction data that can be utilized to initiate an application in the mobile station of the user to provide instructions to the user of the mobile station in predetermined situations (Ho: Column 2, lines 7-21 and 25-61; Column 3, lines 1-19 and lines 32-65).

Remarks

1. Applicant's arguments with respect to claims 1-15 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The Chelnik reference (US Patent 6,832,206) teaches about a parking verification system. The Reinhardt reference (US Publication 2003/0135407) teaches about a parking meter system. The Barends reference (US Publication 2003/0163434) teaches about a parking fee payment system. The llen reference (US Patent 5,905,247) teaches about a parking fee control device. The Leach reference (US Patent 5,689,476) teaches about a cost monitor. The Carmen reference (US Patent 5,382,780) teaches about a time metering device. The Righi reference (US Patent 4,879,553) teaches about a parking time indicator. The Hjelmvik reference (US Patent 7,114,651) teaches about a method for control of parked vehicles.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rezwanul Mahmood whose telephone number is (571)272-5625. The examiner can normally be reached on M - F 10 A.M. - 5 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Rones can be reached on (571)272-4085. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Rezwanul Mahmood Examiner Art Unit 2164

August 31, 2007

CHARLES RONES
SUPERVISORY PATENT EXAMINER